

**COMPLAINT**  
(for non-prisoner filers without lawyers)

U.S. DISTRICT COURT  
EASTERN DISTRICT-WI  
CLERK

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF WISCONSIN 2016 DEC - 1 A 11:03  
JON W. SANTILIPPO  
CLERK

(Full name of plaintiff(s))

Donald Daugherty

v.

Case Number:  
**16-c-1595**

(Full name of defendant(s))

Andrew Chevrel

(to be supplied by Clerk of Court)

**A. PARTIES**

1. Plaintiff is a citizen of Wisconsin and resides at  
(State)

3121 W. Michigan  
(Address)

(If more than one plaintiff is filing, use another piece of paper.)

2. Defendant Andrew Chevrel  
(Name)

is (if a person or private corporation) a citizen of \_\_\_\_\_

(State, if known)

and (if a person) resides at \_\_\_\_\_  
(Address, if known)

and (if the defendant harmed you while doing the defendant's job)

worked for \_\_\_\_\_  
(Employer's name and address, if known)

(If you need to list more defendants, use another piece of paper.)

B. STATEMENT OF CLAIM

On the space provided on the following pages, tell:

1. Who violated your rights;
2. What each defendant did;
3. When they did it;
4. Where it happened; and
5. Why they did it, if you know.

On 5/8/2012 Andrew Chevrolet  
Violated my Rights by Selling  
Me an "Lemon" or Faulty 2011  
Chevy Impala with Transmission problems  
and previous accident damage not  
disclose to me at time of purchase  
and ongoing Transmission problems from  
2012 till present 2016. Andrew Chevrolet  
Refuse to Repair or Replace  
Transmission as covered by published  
Warranty in the State of Wisconsin

at Andrew Chevrolet on Silver Spring  
Drive From 2012 to 2016 the  
2011 Chevy Impala Transmission broke  
a Total of 4 times. Donald  
Daugherty was forced to pay \$1100.00  
for and pre Certified Transmission  
that also failed in 2015 each  
year since Donald Daugherty  
purchase the car Andrew Chevrolet  
Cause Mr. Daugherty to Not be  
Able to have Reliable Transportation  
To and From work because of their  
Refusal to Repair the Transmission  
or Replace the Vehicle Daugherty  
Purchase. Mr. Daugherty is  
Seeking Restitution For Damages  
to the 2011 Chevy Impala as  
well as Restitution For him  
losing time of Work because  
he could not get there as he  
would have with an Reliable Vehicle

C. JURISDICTION

I am suing for a violation of federal law under 28 U.S.C. § 1331.

OR

I am suing under state law. The state citizenship of the plaintiff(s) is (are) different from the state citizenship of every defendant, and the amount of money at stake in this case (not counting interest and costs) is \$ 17,500.

D. RELIEF WANTED

Describe what you want the Court to do if you win your lawsuit. Examples may include an award of money or an order telling defendants to do something or to stop doing something.

I want to sue Andrew Daugherty for the amount of purchase for the vehicle you charged impound \$ 17,500 included additional lost of work + wages Donald Daugherty occur during this period of 2012 - 2016, I want Andrew to Replace my vehicle to and state of pre owned New - used.

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E. JURY DEMAND

I want a jury to hear my case.

YES

- NO

I declare under penalty of perjury that the foregoing is true and correct.

Complaint signed this 1st day of December 2016.

Respectfully Submitted,



Signature of Plaintiff

(414) 501-0753

Plaintiff's Telephone Number

Plaintiff's Email Address

ddaugherty2@my.wtc.edu

3121 w. Michigan St Milwaukee  
(Mailing Address of Plaintiff) 53208

(If more than one plaintiff, use another piece of paper.)

**REQUEST TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING THE  
FILING FEE**



I DO request that I be allowed to file this complaint without paying the filing fee. I have completed a Request to Proceed in District Court without Prepaying the Filing Fee form and have attached it to the complaint.



I DO NOT request that I be allowed to file this complaint without prepaying the filing fee under 28 U.S.C. § 1915, and I have included the full filing fee with this complaint.